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Freedom Committee, United States of America  
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04/12/3015

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FREEDOM COMMITTEE  
P. O. BOX 6936  
COLORADO SPRINGS, CO 80904-2567  
IDENTIFICATION NUMBER: C00547984  
REFERENCE: 104.5(a). Quarterly Reports

To: FEDERAL ELECTION COMMISSION, WASHINGTON, D.C. 20463

Dear Federal Election Committee, While serving this great country and under the premise of the law as a physician/scientist and through my political fortitude, service obligations and in lieu of compensatory responsibilities see this and 104.5(a)quarterly report, January 1st -March 31, 2015.

In regard to 104.5(a), Quarterly reports-

Through formal utterance and in response to past comments, suggestions and writing FREEDOM COMMITTEE upon record as to the Federal Election Committee continues to remain in compliance. Within torrid, often rudimentary waters of debauchery and machinations and upon its formidable trek to the White House, turbulent waters of reconstruction and fortuitous financial discovery prevails.  
To reiterate and in lieu of the common Compliance Summary from past quarterly reports I thus reply:

From a Provisional standpoint an entity may compromise, terminate, or suspend claims that are not more than \$100,000 (excluding interest) or such higher amounts as the Attorney General may prescribe. Claims of more than \$100,000 (excluding interest, penalties, and administrative costs) shall be referred to the Justice Department for compromise, termination, or suspension.

Type: Procedural-based  
Ref: 31 U.S.C. 3711(a), 31 C.F.R 902.1

Objective: Claims of more than \$100,000 (excluding interest, penalties, and administrative costs) are referred to the Justice Department for compromise, termination, or suspension.

In further discussion of Provisions Governing Claims of the U.S. Government 31 U.S.C. 3711-3220E Including the Debt collection Improvement Act of 1996 (DCIA)

Provisional:

If the entity is owed a valid and legally enforceable, nontax debt delinquent over 180 days, and there are no bars to collection, it shall notify Treasury about the debt for administrative offset and refer the debt to Treasury or a Treasury-designated debt collection center for collection action.

Type: Procedural-based  
Ref: 31 U.S.C. 3711(g)(1) and (9), 31 U.S.C. 3716(c)(6)

Objective: When nontax debt becomes delinquent over 180 days, it is referred to

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